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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/620,732	07/16/2003	Michael Weiland	N0169 US	9034
*.***	7590 04/17/2007 TTH AMERICA, LLC	7	EXAMINER	
222 MERCHAN	NDISE MART		TO, TUAN C	
SUITE 900, PATENT DEPT. CHICAGO, IL 60654			ART UNIT	PAPER NUMBER
Cinciloo, in	, 0003 1		3663	
SHORTENED STATUTORY	Y PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE	
3 MONTHS		04/17/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

	Application No.	Applicant(s)	
	10/620,732	WEILAND ET AL.	
Office Action Summary	Examiner	Art Unit	
	Tuan C. To	3663	
The MAILING DATE of this communication a Period for Reply	appears on the cover sheet wit	h the correspondence address	
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory perions are reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the main earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNIC 1.136(a). In no event, however, may a re not will apply and will expire SIX (6) MONT tute, cause the application to become ABA	ATION. ply be timely filed CHS from the mailing date of this communication. ENDONED (35 U.S.C. § 133).	
Status			
1) ☐ Responsive to communication(s) filed on 22 2a) ☐ This action is FINAL. 2b) ☐ This action is FINAL. 2b) ☐ This action is application is in condition for allow closed in accordance with the practice under	nis action is non-final. vance except for formal matte		
Disposition of Claims			
4) ☐ Claim(s) 1-21 is/are pending in the application 4a) Of the above claim(s) 13 is/are withdrawn 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-12 and 14-21 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and are subject to restriction and are subjected to by the Examination Papers 9) ☐ The specification is objected to by the Examination The drawing(s) filed on 16 July 2003 is/are: a Applicant may not request that any objection to the	n from consideration. I/or election requirement. ner. a)⊠ accepted or b)□ objecte	•	
Replacement drawing sheet(s) including the corre		•	
11) The oath or declaration is objected to by the I	Examiner, Note the attached	Office Action of form PTO-152.	
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1 Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority document application from the International Buret * See the attached detailed Office action for a list	nts have been received. nts have been received in Ap iority documents have been re au (PCT Rule 17.2(a)).	plication No eceived in this National Stage	
Attachment(s) Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date		mmary (PTO-413) Mail Date ormal Patent Application	

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DETAILED ACTION

Allowable Subject Matter

The indicated allowability of claims 2-5, 8-11, 15, and 17-21 is withdrawn in view of the newly discovered reference(s) to Tamai et al. (US 5902350A).

Rejections based on the newly cited reference(s) follow.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.

Claims 1-12, and 14-21 are rejected under 35 U.S.C. 102 (b) as being anticipated by Tamai et al. (US 5902350A).

Regarding claim 1, Tamai et al. directs to a system/method for presenting lanes with a road database (see figure 7, map database 306) comprising: storing in the database data representation of physical road lanes (figure 7, map database 306 stores road data including attribute data, positional data, etc; figure 2a shows a segment of road retrieved from said database); and associating with each data respresentation of a physical road data indicating start and end points

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of the represented physical road lane (figures 2a, 2b, 3a, 3b, 4a, 4b shows segment of data including start and end point; and data indicating what linearly extending physical features are adjacent to and extend along the represented physical road lane on a right side and a left side (figure 2a, 2b, and associated text in column 2, lines 41-65, the left turn lane 30 is a linearly feature adjacent to the road 24; figure 9, the right turn lane 66 is adjacent to the main road 62).

As to claim 2, Tamai et al. shows in figure 2a that the left turn lane (30) located adjacent the road (24) and that the left turn lane can be entered by a lane change from the road (24).

As to claim 3, Tamai et al. also shows in figure 4a that the road adjacent to the road (52), which is the road (54) can not be entered by a lane change from the road (52) except for a U-turn.

As to claim 4, Tamai et al. shows that the left turn lane (30) adjacent to and extend along the road (24) that is less than full width and that becomes a physical road lane of full width immediately ahead in a direction of travel of the physical road lane (figure 2a, the left turn lane (30) becomes a full width immediately ahead in a direction of travel but it ends at the intersection with the road 26).

As to claim 5, Tamai et al. teaches that the left turn lane (30) ends entirely immediately ahead in a direction of travel of the left turn lane (30) (see figures 2a and 4a).

As to claim 6, Tamai et al. shows a shoulder located adjacent to the road (62) (figure 11a).

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As to claim 7, the left turn lane (30) shown in figure (2a) is a drivable surface located adjacent to the road (24).

As to claim 8, there is shown in figure 3a the median (44) is a no drivable surface located adjacent to the road (38).

As to claims 9 and 11, the left lane shows in figure 2a represents a sublane of road lane (24), wherein said sublane includes start and end points which are relative to an end of the road (24).

As to claim 10, Tamai teaches a left turn lane and a right turn lane each includes data indicating start and end points (figure 2a includes a left turn lane, and figure 11a includes a right turn lane).

As to claims 12 and 14, figure 2a clearly shows the left turn lane (30) indicating a geometry of the road (24), wherein the geometry is represented using a spline.

As to claim 15, as set forth in column 5, lines 46-52, the data that represents physical road lane comprises a reference to at least one data entity used for navigation-related purposes that represents the road segment of which the physical road lane is a part.

As to claim 16, figure 2a shows the road with full width and the left turn lane is less than full width.

Regarding claims 17-21, Tamai et al. directs to a system/method for presenting lanes with a road database (see figure 7, map database 306) comprising: storing in the database data representation of physical road lanes (figure 7, map database 306 stores road data including attribute data, positional

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data, etc; figure 2a shows a segment of road retrieved from said database); and associating with each data respresentation of a physical road data indicating start and end points of the represented physical road lane (figures 2a, 2b, 3a, 3b, 4a, 4b shows segment of data including start and end point; and data indicating what linearly extending physical features are adjacent to and extend along the represented physical road lane on a right side and a left side (figure 2a, 2b, and associated text in column 2, lines 41-65, the left turn lane 30 is a linearly feature adjacent to the road 24; figure 9, the right turn lane 66 is adjacent to the main road 62).

Response to Amendment

Applicant's arguments with respect to claims 1-21 have been considered but are most in view of the new ground(s) of rejection.

Conclusions

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Tuan C To whose telephone number is (571) 272-6985. The examiner can normally be reached on from 8:00AM to 5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jack Keith can be reached on 571-272-6878.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public Art Unit: 3663

PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Patent Examiner,

Tuan C To

April 10, 2007